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Slaughterhouses—Construction of. (Reg. Bd. of H., Oct. 14, 1914.)

SECTION 1. That section 76 ¹ of the sanitary code of the board of health of the city of Bayonne be amended so as to read as follows:

"Sec. 76. In every slaughterhouse hereafter constructed or maintained within this city, the floors shall be paved with some impervious material, properly sloped to a well trapped and permanently grated inlet, having a direct communication to a sewer; the walls thereof shall be covered, to a height of 7 feet, with some smooth impervious material; the yards, apartments and pens connected therewith, shall be paved with brick or stone laid in cement or concrete or impervious material and properly sloped to a well trapped and permanently grated inlet having a direct communication with a sewer. Every slaughterhouse shall be supplied with adequate water supply, and such an arrangement of hose or pipes as will enable the walls, floors and yards to be effectually washed, and such walls and floors shall be flushed and cleaned at the end of each business day, and every slaughterhouse and the apartments and pens connected therewith shall be properly ventilated according to the direction and to the satisfaction of this board."

MANILA, P. I.

Drinking Water—Furnished by Hotels, Restaurants, Boarding Houses, Saloons, Lemonade Stands, Ice-Cream Parlors, etc. (Ord. 231, Nov. 10, 1914.)

SECTION 1. Section 756 of the Revised Ordinances of the city of Manila is hereby amended so as to read as follows:

"Sec. 756. All hotels, restaurants, boarding houses, saloons, lemonade stands, icccream parlors, or other places shall provide at all times for their patrons, for drinking, sufficient water which shall be artesian, distilled, boiled, or filtered, or otherwise sterilized or purified in such manner as may be approved by the director of health, and shall use only such water for mixing or preparing drinks or ices, or for kitchen purposes. All containers of such water used for the foregoing purposes shall be provided with a cover and with a suitable spout or faucet for drawing off the contents, and shall at all times be maintained in a good sanitary condition."

ROANOKE, VA.

Garbage and Refuse-Separation Required-Receptacles. (Ord. Oct. 12, 1914.)

That section 313 of the general ordinances of the city of Roanoke as amended by an ordinance approved June 25, 1910, be further amended and reenacted to read as follows:

"Every owner, lessee, or occupant of any and every building or place of business in the city of Roanoke shall separate all garbage and rubbish, which he wishes the city to remove, from all ashes, cans, crockery, earth, metals, and other incombustible substances, and it shall be the duty of every owner, lessee, or occupant to provide or cause to be provided and at all times thereafter to keep or cause to be kept and furnished within said premises at a place convenient and satisfactory to the sanitary inspector suitable and sufficient metallic sanitary garbage cans with tops and handles and of a capacity not exceeding 10 gallons each for receiving and holding, without leakage, all garbage and liquid substances and whatever rubbish may be mixed therewith that may accumulate from the said building or place of business or from the portion thereof of which any person is owner, lessee, or occupant: Provided, however, That in the business section of the city merchants and persons living over stores shall not deposit cans upon the sidewalks of the city except upon the hours and days designated by the sanitary inspector."